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8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	DISTRICT OF INEVADA	
10	Jeremia Gillo, an individual,	Case No. 2:22-cv-00857-CDS-NJK
11	Plaintiff,	Stipulation and Order to
12	V.	Reschedule Early Neutral Evaluation (First Request)
13	The Honorable Pete Buttigieg, Secretary of Transportation,	(First Request)
14	Defendant.	
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16	Pursuant to LR 7-1 and the terms of the Order Scheduling Early Neutral Evaluation	
17	("ENE"), ECF No. 22 at 2:20–25, Federal Defendant requests, and Plaintiff consents to, a	
18	rescheduling of the ENE from February 21, 2023, to one of the following dates:	
19	March 24, 2023; March 27, 2023; March 28, 2023; March 30, 2023; or March 31, 2023.	
20	This is the first request to reschedule the ENE. The request is based on the reasons and	
21	circumstances set forth below.	
22	Plaintiff has served three sets of discovery requests such that responses are due from	
23	Federal Defendant on February 13, 16, and 17, 2023. Plaintiff believes that these discovery	
24	requests and responses may be helpful for the ENE. Defense counsel was out of the office	
25	for two days recently, and he will be out of the office again during the week of February 13	
26	2023, for family-medical-related reasons. Defense counsel also has depositions on February	
27	13, and 23, 2023, in other cases. Defense counsel and client agency counsel require	
28	additional time to devote to the discovery requests, as well as preparations for the FNF, in	

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the instant case. To allow such additional time, including a two-week extension to serve discovery responses, the parties request a rescheduling of the ENE to one of the dates set forth in the first paragraph above. The parties understand that all other provisions of the 4 Court's Order, ECF No. 22, remain in effect. 5 The relatively small Civil Division of the U.S. Attorney's Office remains quite busy, having three AUSA vacancies and one paralegal vacancy. This request is submitted in good faith and not for purposes of undue delay. 8 Respectfully submitted this 3rd day of February 2023. SULTON LAW OFFICES JASON M. FRIERSON United States Attorney 10 <u>/s/ Anne T. Sulton</u> ANNE T. SULTON, Ph.D., J.D. <u>/s/ Patrick A. Rose</u> PATRICK A. ROSE Wisconsin SBN 1010730 **Assistant United States Attorney** 12 Post Office Box 371335 Milwaukee, WI 53237 13 (360) 870-6000 annesulton@gmail.com 14 And **HOLMAN LAW OFFICE** 15 KRISTINA S. HOLMAN Nevada SBN 3742 16 8275 S. Eastern Ave., Suite 215 Las Vegas, Nevada 89123 (702) 614-4777 kholman@kristinaholman.com 18 Attorneys for Plaintiff 19 **ORDER** IT IS SO ORDERED. IT IS FURTHER ORDERED that the Early Neutral Evaluation scheduled for February 21, 2023 is VACATED and RESET to Thursday, March 30, 2023 at 10:00 a.m. 22 IT IS FURTHER ORDERED that the confidential evaluation statements must be submitted by 4:00 p.m. on Thursday, March 23, 2023. 23 24 IT IS FURTHER ORDERED that all other provisions of the Court's prior Order (ECF No. 22) remain in effect. 25 DATED: February 7, 2023 26 DANIEL J. ALBREGTS UNITED STATES MAGISTRATE JUDGE